26 USC SECTION 7851. - Applicability of revenue laws

(a) General rules. Except as otherwise provided in any section of this title

(1) Subtitle A
   (A) Chapters 1, 2, 4, and 6 of this title shall apply only with respect to taxable years beginning after December 31, 1953, and ending after the date of enactment of this title.

(3) Subtitle C
   Subtitle C of this title shall apply only with respect to remuneration paid after December 31, 1954, except that chapter 22 of such subtitle shall apply only with respect to remuneration paid after December 31, 1954, which is for services performed after such date.

(4) Subtitle D
   Subtitle D of this title shall take effect on January 1, 1955.

(5) Subtitle E
   Subtitle E of this title shall take effect on January 1, 1955.

(6) Subtitle F
   (A) General rule. The provisions of subtitle F shall take effect on the day after the date of enactment of this title and shall be applicable with respect to any tax imposed by this title.

* pertinent sections presented

NOTE:
Notice the variation is telling the reader the enactment dates! Compare the wording in Subtitles A, C, and F with that found in Subtitles D and E.

Did you notice that Subtitle A 'ends after the date of enactment of Title 267' How can a 'law' be a 'law' without ever having been enacted in the first place? How can a 'law' be a 'valid law' when on the date it ever becomes 'enacted into law' the 'law ends after the date of enactment'?